1	LAW OFFICES OF LAWRENCE G. PAPALE		
2	LAWRENCE G. PAPALE (SBN 67068) lgpapale@papalelaw.com		
3	The Cornerstone Building		
4	1308 Main Street, Suite 117 Saint Helena, CA 94574		
5	Telephone: (707) 963-1704		
6	Attorney for Plaintiffs, C & J, INC. d/b/a ARMADILLO'S RESTAURANT and MARIO	N.C.	
7	RISTORANTE ITALIANO, individually, and	as	
8	proposed Class Representatives of the Putative Class		
9	[Additional Counsel Listed on Signature Page]		
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11			
12		DISTRICT COLUMN	
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRI	CT OF CALIFORNIA	
15		C N- 2-17 06552 DC	
16	C & J, INC. d/b/a Armadillo's Restaurant and MARIO'S RISTORANTE ITALIANO, on	Case No. 3:17-cv-06553-RS	
17	behalf of themselves and all others similarly situated,	STIPULATION AND [PROPOSED] ORDER TO AMEND BRIEFING SCHEDULE AND HEARING ON	
18	Plaintiffs,	MOTION TO DISMISS	
19	V.		
20	SYSCO CORPORATION and SYSCO SAN FRANCISCO, INC.		
21	Defendants.		
22			
23			
24	Plaintiffs C & J, Inc. d/b/a Armadillo's	Restaurant and Mario's Ristorante Italiano and	
25	Defendants Sysco Corporation and Sysco San Francisco, Inc. (collectively "Sysco") (together, the		
26	"parties"), by and through their respective counsel of record, hereby stipulate and agree as follows,		
27	and request the Court approve their stipulation for good cause shown:		
28	CASE NO. 3:17-CV-06553-RS	STIPULATION AND [PROPOSED] ORDER	

- 1			
1	WHEREAS, Sysco filed a motion to dismiss on February 16, 2018 (Dkt. No. 18) with		
2	Plaintiffs' response due on March 2, 2018, Sysco's reply due on March 9, 2018 and a hearing date		
3	of April 12, 2018;		
4	WHEREAS, Plaintiffs' counsel has spoken to counsel for Sysco and Sysco has agreed that		
5	Plaintiffs could file their response to the motion to dismiss by March 16, 2018;		
6	WHEREAS, in the interest of efficiency and convenience of the Court and the parties, the		
7	parties wish to coordinate the briefing schedule and hearing date on Sysco's motion to dismiss;		
8	WHEREAS, the parties therefore stipulate and agree to the following briefing schedule and		
9	hearing date for Sysco's motion to dismiss:		
10	Plaintiff's Opposition to Sysco's motion:	March 16, 2018	
11	Due date for Replies:	March 30, 2018	
12	Hearing on Sysco's motion:	April 26, 2018 at 1:30 p.m.	
13	WHEREAS, the parties respectfully request, for good cause shown, that the Court approve the above schedule for the briefing and hearing on Sysco's Motion to Dismiss.		
14			
15	IT IS SO STIPULATED.		
16			
17	Dated: Warch 1, 2018 /8/1	Lawrence G. Papale	
18)	W OFFICES OF LAWRENCE G. PAPALE WRENCE G. PAPALE (SBN 67068)	
19		apale@papalelaw.com Cornerstone Building	
20	130 Sair	8 Main Street, Suite 117 nt Helena, CA 94574	
21	Tele	ephone: (707) 963-1704	
22	INS	URANCE LITIGATORS	
23	Jose	COUNSELORS PLC. eph John Turri (SBN 181994)	
24	inet	la Panczel (SBN 250799) erminator@aol.com	
25	445	North State Street	
26	Tele	ah, California 95482 ephone: (707) 462-6117	
27	Fac	simile: (707) 230-5525	

1		METHVIN, TERRELL, YANCEY, STEPHENS & MILLER, P.C.
2		Robert G. Methvin, Jr. (PHV to be filed)
3		rgm@mmlaw.net The Highland Building
4		2201 Arlington Avenue South
5		Birmingham, Alabama 35205 Telephone: (205) 939-0199
6		Facsimile: (205) 939-0399
7		Attorneys for Plaintiffs, C & J, INC. d/b/a ARMADILLO'S RESTAURANT and
8		MARIO'S RISTORANTE ITALIANO,
9		individually, and as proposed Class Representatives of the Putative Class
10	Dated: March 1, 2018	/s/ Mark Riera
11		AKERMAN LLP MARK RIERA (SBN 118238)
12		Mark.riera@akerman.com
13		601 West Fifth Street, Suite 300 Los Angeles, California 90071
14		Telephone: (213) 668-9500 Facsimile: (213) 627-6342
15		
16		Attorney for Defendants, SYSCO CORPORATION and SYSCO OF SAN FRANCISCO, INC.
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2	I, Lawrence G. Papale, am the ECF user whose ID and password are being used to file this
	,
3	Joint Case Management Conference Statement. In compliance with Local Rule 5-1, I hereby
4	attest that Mark Riera, counsel for Defendants has concurred in this filing.
5	Dated: March 1, 2018
6	LAW OFFICES OF LAWRENCE G. PAPALE
7	
8	/s/ Lawrence G. Papale Attorney for Plaintiffs, C & J, INC. d/b/a
9	ARMADILLO'S RESTAURANT and
10	MARIO'S RISTORANTE ITALIANO, individually, and as proposed Class Representatives
11	of the Putative Class
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[PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. March 1, 2018 United States District Judge